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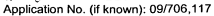
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Application Number	09/706,117-Conf. #7840	
Filing Date	November 3, 2000	
First Named Inventor	Andre KRAMER	
Art Unit	2131	
Examiner Name	A. K. Moorthy	
Attorney Docket Number	CXT-057	

ENCLOSURES (Check all that apply)			
X Fee Transmittal Form	Drawing(s)	After Allowance Communication to TC	
Fee Attached	Licensing-related Papers	Appeal Communication to Board of Appeals and Interferences	
Amendment/Reply	Petition	Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)	
After Final	Petition to Convert to a Provisional Application	Proprietary Information	
Affidavits/declaration(s)	Power of Attorney, Revocation Change of Correspondence Address	Status Letter	
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Information Disclosure Statement	CD, Number of CD(s)	Comments on Statement of Reasons for Allowance (2 pages)	
Certified Copy of Priority		Part B copy of Notice (1 page)	
Document(s)	Landscape Table on CD	Return Receipt Postcard	
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SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT			
Firm Name LAHIVE & COCKFIELD, LLP			
Signature Christopher J. Milanna			
Printed name Christopher J. McKe	, ,		
Date June 14, 2005	Reg. No.	53,302	

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In reathe application of: Kramer et al.

Application number: 09/706,117

Filed: November 3, 2000

1 4 2005

For: A SYSTEM AND METHOD OF EXPLOITING THE

SECURITY OF A SECURE COMMUNICATION CHANNEL TO SECURE A NON-SECURE COMMUNICATION

CHANNEL

Attorney Docket No.: CXT-057

Art Unit: 2131

Examiner: Moorthy, Aravind

MS Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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Dated: June 14, 2005

nature: (Astople)

(Christopher J. McKenna)

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Dear Sir:

This Comments on Statement of Reasons for Allowance is filed responsive to the Notice of Allowability dated April 28, 2005. Applicants respectfully request these comments be entered in the application file with the appropriate notation.

Comments begin on page 2 of this paper.

1 . . 😮

COMMENTS

Applicants agree with the Examiner's statement identifying the claim limitations that the prior art of record does <u>not</u> disclose, teach or suggest. However, Applicants respectfully disagree with the following Examiner's statement in paragraph 6 of the Notice of Allowability:

"As to independent claims 1, 12, 13, 22, 37 and 46, prior art teaches generating by a ticket service, a ticket having an identifier and a session key. Prior art teaches obtaining, by the web server, the ticket from the ticket service. Prior art teaches transmitting, by the web server, the ticket to the client over a secure communication channel. Prior art teaches transmitting, by the client, the identifier from the ticket to the application server. Prior art teaches obtaining, by the application server, a copy of the session key from the ticket service using the identifier. Prior art teaches establishing an application communication channel between the client and the application server. All as taught by Carino, Jr et al U.S. Patent No. 6,651,072 B1 (hereinafter Carino)."

Respectfully submitted,

LAHIVE & COCKFIELD, LLP

Dated: June 14, 2005

Christopher J. McKenna Registration No. 53,302 Attorney for Applicants

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